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5	Attorneys for Plaintiff		
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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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12	WY YO G GANGWEG	GV 10 02212 \ D 4G	
13	JULIO C. SANCHEZ,	CV 10-03213 MMC	
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO EXTEND PLAINTIFF'S	
15	v.	SERVICE DEADLINE AND DEFENDANT'S ANSWER	
16	DALLAS ANRUSS, et al.,		
17	Defendants.		
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20	The parties, through their counsel of record, have met and conferred and, in the interests of		
21	justice and judicial economy, and specifically because counsel for plaintiff has not received		
22	pertinent records from the CDCR and needs additional time to do so, stipulate to the following		
23	service and answer deadlines:		
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	1		
	Stip. & [Proposed] Order Extend Service and Answer Deadlines (CV 10-05936 (CW))		

1	Plaintiff will have until June 7, 2011 within which to file an amended complaint in this case	
2	in accordance with the Order issued by the Court on December 27, 2010.	
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5	Dated: _May 16, 2011/s/ by Jeff Price by permission	
6	Julianne Mossler Deputy Attorney General for Defendants	
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8	Dated:May 12, 2011	
9	Attorney for Plaintiff Sanchez	
10	PURSUANT TO General Order 45, 8, 10(R), counsel for plaintiff hereby attests the	
11	PURSUANT TO General Order 45, § 10(B), counsel for plaintiff hereby attests that Ms. Mossler gave permission to electronically sign this stipulation on her behalf.	
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13	IT IS SO ORDERED	
14		
15	Dated: May 17, 2011 United States Judge Maxine M. Siesney	
16	United States Judge Maxine M. Corsney	
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